1	GLYNN & FINLEY, LLP ADAM FRIEDENBERG, Bar No. 205778			
2	JONATHAN A. ELDREDGE, Bar No. 238559 One Walnut Creek Center			
3	100 Pringle Avenue, Suite 500 Walnut Creek, CA 94596 Telephone: (925) 210-2800			
4				
5	Facsimile: (925) 945-1975			
6	corporation erroneously sued herein as "BP Exploration and Oil, Inc."), BP Products North America Inc. (erroneously sued herein as "BP Products North America, Inc."), BP Corporation			
7				
8				
9	North America Inc. (erroneously sued herein as "BP Corporation North American, Inc.") and ConocoPhillips Company			
10	real real real real real real real real			
11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA			
13	) Case No. C 10-02944 LHK			
14	MARIA BARROUS, an individual and as )			
15	Trustee of the Barrous Living Trust, DEMETROIS BARROUS, an individual,  dha Livragu'a Postavarant  DEMETROIS BARROUS, an individual, DEMETROIS BARROUS AND [PROPOSED]  ORDER RE CONTINUING ADR			
16	dba Jimmy's Restaurant,  ) COMPLETION DATE )			
17	Plaintiffs, )			
	vs.			
18	BP P.L.C., BP EXPLORATION AND OIL, )			
19	INC., BP PRODUCTS NORTH AMERICA, ) INC., BP CORPORATION NORTH )			
20	AMERICA, INC., CONOCOPHILLIPS )			
21	COMPANY and DOES 1-20, inclusive,			
22	Defendants.			
23	/			
24	WHEREAS, pursuant to the "Stipulation and Order Selecting ADR Process" (Docket No			
25	21), the Court set a February 4, 2011 deadline for ADR completion;			
26	WHEREAS, pursuant to the Court's order, the mediation deadline was continued to April			
27	30, 2011 (Docket No. 39);			
28	WHEREAS, all parties have served Rule 26 initial disclosures;			
	1			

## Case 5:10-cv-02944-LHK Document 56 Filed 04/05/11 Page 2 of 3

1	WHEREAS, Plaintiffs have served special interrogatories and requests for production of
2	documents on Defendants, to which Defendants have responded and Defendant BP has provided
3	documents;
4	WHEREAS, Defendants have served special interrogatories and requests for production
5	of documents on Plaintiffs, to which Plaintiffs have responded and provided documents;
6	WHEREAS, Plaintiffs are waiting for the production of documents from Defendant
7	ConocoPhillips Company ("ConocoPhillips");
8	WHEREAS, on March 7, 2011, ConocoPhillips filed a motion to compel Plaintiffs to
9	produce documents (Docket No. 43);
10	WHEREAS, the hearing on ConocoPhillips' motion to compel is set for April 12, 2011 in
11	front of Magistrate Judge Paul S. Grewal;
12	WHEREAS, Plaintiffs are meeting and conferring with ConocoPhillips over its written
13	discovery responses and may file a motion to compel seeking further responses if there are no
14	fully responsive supplemental responses received;
15	WHEREAS, Plaintiffs have served follow-up written discovery on Defendants;
16	WHEREAS, Defendants have subpoenaed documents from various third-parties, all of
17	which have responded;
18	WHEREAS, Defendants intend to notice Plaintiffs' depositions to take place promptly
19	after Judge Grewal rules on the motion to compel;
20	WHEREAS, Plaintiff Demetrious Barrous will be deposed by Defendants on May 6,
21	2011;
22	WHEREAS, Plaintiffs intend to notice depositions of Defendants employees or agents
23	for May 2011 once they receive responses to their written discovery identifying the appropriate
24	individuals to depose;
25	WHEREAS, the parties do not anticipate the need for any further extension of the ADR
26	deadline;
27	///
28	///

## Case 5:10-cv-02944-LHK Document 56 Filed 04/05/11 Page 3 of 3

1	WHEREAS, the parties will not seek to alter the date of the May 18, 2011 status		
2	conference and therefore will provide further guidance to the Court as to the status of this case a		
3	that conference;		
4	THEREFORE, the parties stipulate and request that the Court order that the Court		
5	continue the ADR completion date from April 30, 2011 to June 15, 2011.		
6	IT IS SO STIPULATED.		
7			
8	Dated: April 1, 2011	GLYNN & FINLEY, LLP	
9			
10		/s/ Adam Friedenberg Attorneys for Defendants	
11			
12			
13	Dated: April 1, 2011	Law Offices of Steven A. Ellenberg	
14		/ / G	
15		/s/ Steven A. Ellenberg Attorneys for Plaintiffs	
16			
17	IT IS SO ORDERED. Further ext	ensions will be disfavored.	
18	Dated: April <sup>5</sup> , 2011	Lucy H. Koh	
19		Lucy H. Koh	
20		United States District Judge	
21			
22			
23			
24			
25			
26			
27			
28			